09-50026-mg Doc 9834-8 Filed 03/17/11 Entered 03/18/11 12:20:42 Exhibit 5 Pa 1 of 10 ORIGINA C. John Lewis Mealer, Pro Per 6333 Gardenia Lane Show Low, Arizona 85901 (928) 532-8191 jlmealer@mealercompanies.com UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK CHAPTER 11 In re: Case No. 09-50026 GENERAL MOTORS CORPORATION, Honorable Robert E. Gerber Debtor MOTION TO APPROVE PROCEDURES FOR ADMINISTERING CLAIMS UNDER BANKRUPTCY CODE SECTION 503(a)(1)(A),(3)(4)(A)(C) I, John Lewis Mealer, request courts permission to enter this General Motors

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I, John Lewis Mealer, request courts permission to enter this General Motors

Corporation., bankruptcy Case No. 09-50026 as "a creditor in connection with the prosecution of a criminal offense relating to the case or to the business or property of the debtor;" under Title 11

U.S.C. 503(a)(1),(3)(A)(C) which will place this 'entity' in position for relief under Tort claims against General Motors Corporation for intentional criminal actions upon my private person that maliciously, intentionally and directly affected my business which occurred on June 9th, 2009.

I further declare the factual basis and timing of this claim to be for reasons of actual damages done to myself beyond the defamation which have taken time to accrue due to the nature of the interference. Eight months after the GM personal, blackening attack have proven to damage my character and business.

I certify and submit myself to the full extent of the law regarding false comments or bogus claims before a federal court of law and to federal employees and agents if the court and private entities that may be affected by any such false claims. All accounts, comments and

perceptions made and presented by myself regarding this matter forthwith are true and correct, fully documented, including but not limited to a letter of admission created by General Motors Corporation employees in June 2009 for their malicious, defamatory, crippling and blackening attack on my person that intentionally interfered with and prevented growth funds for my renewable fuel powered automobile manufacturing company (Mealer Companies LLC).

Affiant prays this court accept this MOTION TO APPROVE PROCEDURES FOR ADMINISTERING CLAIMS UNDER BANKRUPTCY CODE SECTION 503(a)(1)(A),(3)(4) (A)(C) and allow affiant 'entity' access to the bankruptcy court to claim the tort violations, and admissions made by General Motors Corporation regarding Debtor's malicious defamation, Intentional Interference with a Prospective Business Advantage Tort and other illegal anti-competitive practices and actions committed upon John Lewis Mealer on June 9th, 2009.

Affiant hereby further declares that all attachments to provide documentation for Tort claims against General Motors corporation and other parties related to Debtor are true and correct, and made without reserve by this affiant.

Dated: March 9th, 2010 Show Low, Arizona

6333 Gardenia Lane Show Low, Arizona 85901 (928) 532-8191

jlmealer@mealercompanies.com

John Lewis Mealer, Pro Per 6333 Gardenia Lane Show Low, Arizona 85901 (928) 532-8191 jlmealer@mealercompanies.com

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

CHAPTER 11 In re: Case No. 09-50026 GENERAL MOTORS CORPORATION, Honorable Robert E. Gerber Debtor

DOCUMENTATION AND REASONING FOR MOTION AND CLAIM

Affiant, John Lewis Mealer, hereby presents basis for this request with the following facts for this Honorable Court's consideration in granting this MOTION:

- John Lewis Mealer owns an Arizona registered alternative fuel powered automobile manufacturing company, with an Internet Based "interim" website located at Internet URL http://mealercompanies.com
- On June 9th, 2009 employees of General Motors corporation, A. did enter in concert, II. MEALER'S website, B. did sign on as investors under the guise of "MONEY01," C. did proceed to leave the proceeding comments to the crippling detriment of MEALER and the pending business-growth funding of Mealer Companies LLC in the tentative to (qualified) investor due diligence and subsequent loss of pending contract amount of \$200,000,000.
- Immediately following the General Motors Corporation employee rampage and III. blackening of MEALER'S name, GM followed up what they were claiming as "My (their) Blog" by contacting the various private individuals who made comments in regards to the GM attacks on John Lewis Mealer and Mealer Companies LLC by telling them MEALER and the

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- IV. During this Internet Defamation attack by General Motors corporation against MEALER, which was intended to destroy MEALER AUTOMOBILES by and through the blackening of MEALER'S good name and reputation, the entirety of the GM attack went to potentially thousands of interested future customers, qualified investors and potential employees through the website RSS feed.
- v. MEALER has lost his good standing as a 'green' automaker, respect as a viable businessman, untold future business capacity and other related matters due to the blackening of his name and the malicious destruction of goals for automobile manufacturing and the MEALER company name by intentional actions created and admitted to by the General Motors Corporation.

GENERAL MOTORS CORPORATION DEFAMATORY ASSAULT OF MEALER

Defamation: A statement which causes harm to reputation.

A statement is defamatory if it "tends to injure the plaintiff's reputation and expose the plaintiff to public hatred, contempt, ridicule, or degradation." Phipps v. Clark Oil & Ref. Corp., 408 N.W.2d 569, 573 (Minn. 1987). When the defamatory meaning is not apparent on its face, the plaintiff has the burden of pleading and proving such extrinsic facts. Anderson v. Kammeier, 262 N.W.2d 366, 371 (Minn. 1977).

The comments below as highlighted, italicized in quotes, and meanings in <u>underlined in quotes</u>, were in their entirety (yes, there's more), sent out to many highly interested qualified investors, future customers and future engineering and other employees who had signed up for RSS feed from the Mealer Companies LLC interim, qualified Investor based website known as mealercompanies.com;

- 1a. (Meriam Webster Dictionary), ... "Mealer Automobiles? America's next major automobile company??"
- "Question Marks and multiple usage of Question marks meaning: a: Something unknown, unknowable, or uncertain b: someone (as an athlete or an automaker) whose condition, talent, or petential for success is in deub."
- 1b. (Collins English Dictionary), "...HAH!!!!!!!!!!!!"...

 "HAH abbreviation of HA meaning an exclamation denoting surprise, joy or grief, Both uttered and as written, it expresses as great variety of emotions, determined by the tine or the context.

 When repeated, ha, ha, it is an expression of laughter, satisfaction, or triumph, sometimes derisive

1	laughter; or sometimes it is equivalent to "Well, it is so." Ha-has, and articulate hootings of satirical rebuke. Carlysle			
2	1c. (Stuart Jeffries, "The Joy of Exclamation Marks!" The Guardian, Apr. 29, 2009) "There is surely a point after which exclamation marks no longer express friendliness. In this			
3	post-literal time, exclamation marks become signs of sarcasm as water over their overuse. Hence: I loved your last email! OMG did I LOVE it!!!!!!! The point is			
5	they didn't. They were being IRONIC." 1d. Use of multiple Exclamation Points with exclamation point defined as: "as a symbol of points with an existential quantifier."			
6	factorial function, or (in logic) occurring with an existential quantities			
7	2. (Cambridge Idiom Dictionary), "it's obvious you don't have one (a mind)" commonly referred to as out of your mind:			
8	"extremely stupid or mentally ill."			
9	3a. (Meriam-Webster Dictionary), "self serving" "Serving one's own interests often in disregard of the truth or the interests of others."			
10	3b. (Merriam-Webster Dictionary), "pathetic" "Pitifully inferior or adequate"			
11	3c. (Merriam-Webster Dictionary), "MORON"			
12	"1. a person affected with mild retardation. 2. a very stupid person.			
13	 (Merriam-Webster Dictionary), "CLOWN" "2. rude ill-bred person. 3. A person who habitually jokes and plays the buffoon. 			
15	5. (Merriam Webster Dictionary), "real" used twice to explain that Mealer was not "real". "1. Not artificial, fraudulent, or illusionary. 2, GENUINE. 3. Genuinely good or capable of success.			
16	Furthermore, the GM attacks and admission of said attacks prove their attempt to			
17	Furthermore, the GM attacks and admission of said attacks prove their utempt to Intentionally Interfere with Mealer's Prospective Economic Advantage and destroy and blacker Mealer's good name.			
18				
19	INTENTIONAL INTERFERENCE WITH PROSPECTIVE ECONOMIC ADVANTAGE			
20	Nature of the Tort of Intentional Interference with Prospective Economic Advantage			
21	The elements of that tort are:			
22	1. an economic relationship between [the plaintiff and some third person]			
23	containing the probability of future economic benefit to the [plaintiff],			
24	JL Mealer, while searching and discussing funding for expansion of his			
25	alternative fuel powered automotive manufacturing business with multiple funding			

groups, individuals, engineers, engineering companies, fabrication companies, et al, was attacked and irreparably blackened, libeled, other wise made to lose these funding accounts by GM - GMAC employees who later apologized for (thus admitted) the events.

- 2. knowledge by the defendant of the existence of the relationship,
- GM-GMAC employee entered Mealer's investor oriented website, signing up as a Blogger calling himself "MONEY01" then proceeded to destroy and blacken Mealer's reputation, name, company value and over-all funding viability of Mealer's future projects and business in whole with his remarks while also claiming to be a "real' engineer of "real' automobiles" and then ending his tirade with "I wish you ALL the worst the world can give a self serving pathetic MORON."
- intentional acts on the part of the defendant designed to disrupt the relationship,
- GM-GMAC employee signing on as MONEY01 provides proof he knew a money source was the objective of Mealer's website, and the over-all defamation and attack proves MALICE along with the apology as described in detail for GM-GMAC employee's attack.
- 4. actual disruption of the relationship, [and] (5) damages to the plaintiff proximately caused by the acts of the defendant.' (Buckaloo v. Johnson (1975) 14 Cal.3d 815, 827.)
 - Mealer has lost all pending business relationships due to the June 9th, 2009 attack including pending business expansion investments of \$200,000,000. as documented in contracts which were pending prior to the blackening of Mealer's name and critical engineering personnel who no longer wish to be associated with a defiled organization.

Additional GM-GMAC to Mealer Companies website visits show that GM-GMAC inner office / engineering employees acting what appears to be combined effort may have been used to prevent Mealer from maintaining mortgage payments and livelihood which ultimately resulted in Mealer going bankrupt and declaring Ch 7 BK in Oct 2009 once the "pending-due-diligence" of investors fell through as per the intentional and subsequent GM-GMAC published attacks against MEALER.

This Instant Case provides multiple violations of century old laws regulating business practices as business are concerned. This case also proves the Anticompetitive Schemes that General Motors Corporation has already admitted to when they offered a private 'heal-hearted' apology to MEALER.

Title 15 USC § 1, Trusts, etc., in restraint of trade illegal; penalty

Every contract, combination in the form of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.

Title 15 USC § 2. Monopolizing trade a felony; penalty

Every person who shall monopolize, or attempt to monopolize, or combine or conspire with any other person or persons, to monopolize any part of the trade or commerce among the several States, or with foreign nations, shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court.

- (1) whether such person or the opposing party, or either party's representative, made motions or asserted claims or defenses so lacking in merit as to show that such party or representative acted intentionally for delay, or otherwise acted in bad faith;
- (2) whether, in the course of the action involved, such person or the opposing party, or either party's representative, violated any applicable rule, statute, or court order providing for sanctions for dilatory behavior or otherwise providing for expeditious proceedings; and
- (3) whether such person or the opposing party, or either party's representative, engaged in conduct primarily for the purpose of delaying the litigation or increasing the cost thereof.

Title 15 USC §15a. Suits by United States; amount of recovery; prejudgment interest

Whenever the United States is hereafter injured in its business or property by reason of anything forbidden in the antitrust laws it may sue therefor in the United States district court for the district in which the defendant resides or is found or has an agent, without respect to the amount in controversy, and shall recover threefold the damages by it sustained and the cost of suit. The court may award under this section, pursuant to a motion by the United States promptly

jlmealer@mealercompanies.com					
(628) 232-8191					
Show Low, Arizona 85901					
6333 Gardenia Lane					
Show tow, Although					
Transfer Antropa					
Dated: March 9th, 2010					
upon John Lewis Mealer on June 9 th , 2009.					
Business Advantage Tort and other illegal anti-competitive practices and actions committed					
Corporation regarding Debtor's malicious defamation, Intentional Interference with a Prospective					
General Motors Corporation et al, by and through admissions made by General Motors					
and allow affiant access to this bankruptcy court in order to claim the tort violations against					
(A)(C) as explained by this DOCUMENTATION AND REASONING OF MOTION AND CLAIM					
YDWINISLEKING CTYIWS NADEK BYNKKNILCK CODE SECLION 203(8)(1)(Y)'(3)(4)					
Affigunt prays this court accept this MOTION TO APPROVE PROCEDURES FOR					
destruction of MEALER'S name and business.					
documentation and evidence and the without admission mean					
decumentation and evidence and the written admission from "GM" issued as an apology for the					
Affigurt will immediately and as directed by this Honorable Court, provide additional					
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(4) Whemer the award of such motion of the United States.					
cost thereof; and (4) whether the award of such interest is necessary to compensate the United States					
engaged in conduct printially for the persons as each as the conduct printially to the conduct p					
proceedings; (3) whether the United States or the opposing party, or either party's representative, engaged in conduct primarily for the purpose of delaying the litigation or increasing the					
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or either party's representative, worked any oppositions for expeditious providing for expeditious					
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UNITED STATES BANKRUPTCY COURT

1	UNITED STRIES STRIES					
2	FOR THE SOUTHERN DISTRICT OF NEW YORK					
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4	In re:) CHAPTER 11					
5	GENERAL MOTORS CORPORATION, Case No. 09-50026					
7	Debtor Honorable Robert E. Gerber					
8						
ا و	ORDER GRANTING MOTION TO APPROVE PROCEDURES FOR ADMINISTERING					
10	CLAIMS UNDER BANKRUPTCY CODE SECTION 503(a)(1)(A),(3)(4)(A)(C)					
11	UPON the motion of John Lewis Mealer dated March 9th, 2010, to be admitted TO					
12	APPROVE PROCEDURES FOR ADMINISTERING CLAIMS UNDER BANKRUPTCY					
13	CODE SECTION 503(a)(1)(A),(3)(4)(A)(C) in order to present claims and seek Justice, by					
special appearance pro per, in this bankruptcy case; it is hereby						
	ORDERED, that John Lewis Mealer is admitted TO APPROVE PROCEDURES FOR					
15	ADMINISTERING CLAIMS UNDER BANKRUPTCY CODE SECTION 503(a)(1)(A),(3)(4)					
16	(A)(C) to present claims and seek Justice in the above referenced case, in the United States					
17	Bankruptcy Court, Southern District of New York.					
18						
19	Dated:					
20	, New York					
21						
22						
23	UNITED STATES BANKRUPTCY JUDGE					

1 2 3 4	John Lewis Mealer, Pro Per 6333 Gardenia Lane Show Low, Arizona 85901 (928) 532-8191 jlmealer@mealercompanies.com UNITED STATE		- '			
5						
6	In re:		CHAPTER 11			
8	GENERAL MOTORS CORPORATION,)	Case No. 09-50026			
9	Debtor)	Honorable Robert E. Gerber			
LO	CERTIFICA	TE OF SERVIC	CE LIST			
12	I, John Lewis Mealer, do certify that the following 8 page Motion was, on this 10 TH day of MARCH in the year of our Lord, 2010 was mailed by first class mail to the following					
13 14 15 16	Original UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YOR HONORABLE ROBERT E. GERBER CHAMBERS ONE BOWLING GREEN NEW YORK, NEW YORK 10004-1408 Ref: GM BK 09-50026-REG	RK				
17 18	Copies UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF ARIZONA HONORABLE REDFIELD T BAUM					
19	CHAMBERS - 7TH FLOOR 230 NORTH FIRST AVENUE PHOENIX, ARIZONA 85003					
20	Ref: MEALER 2:09-BK24899-RTB					
21	Copies US CASE TRUSTEE LAWRENCE J WARFIELD					
23	PO BOX 14677 SCOTTSDALE, ARIZONA 85267		11 Cal ()			
24			John Lewis Mealer			